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Approved for use through 10/31/2002. OMB 0651-0032

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## UTILITY PATENT APPLICATION

Attorney Docket No. **VIXS 004** Laksono First Inventor Indra METHOD AND APPARATUS OF MULTIPLEXING A

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(Only for ne	w nonprovi	sional applications under 37 CFR 1.53(b))	Ехр	ress M	ail Label No.		ما اسالاس الس		
		TION ELEMENTS concerning utility patent application contents		ADDR	ESS TO:	Assistant Co Box Patent A Washington,	pplicat		<u>e</u>
2. X S 3. X S 3. X S 3. X S 3. S 4. X Dra 4. X Dra 5. Oath or  a. X S 6. A 18. If a CO or in an Ap	Specifical oreferred and escriptive tross Reference to a computation of the computation of the continuation of the continuatio	rangement set forth below)  title of the invention rence to Related Applications Regarding Fed sponsored R&D to sequence listing, a table, ter program listing appendix d of the Invention mary of the Invention iption of the Drawings (if filed) escription  the Disclosure  5 U.S.C. 113) [Total Pages 51  In [Total Pages 2  cuted (original or copy) In a prior application (37 CFR 1.63 (d)) Invation/divisional with Box 18 completed) ETION OF INVENTOR(S) and statement attached deleting inventor(s) and in the prior application, see 37 CFR d)(2) and 1.33(b).  Data Sheet. See 37 CFR 1.76  APPLICATION, check appropriate box, and ata Sheet under 37 CFR 1.76:  Divisional Continuation-in-part mation: Examiner_ DIVISIONAL APPS only: The entire disclosure of part of the disclosure of the accompanying control.	supply t (CIP)	Nucleo (if applic . Spec . Spec . AC 9. X 10. 11. 11. 11. 11. 11. 11. 11. 11. 11.	Assignment Pap 37 CFR 3.73(b) 3 (when there is an English Translate Information Disc Statement (IDS).  Preliminary Ame Return Receipt (Should be specified Copy of (if foreign prioriting Request and Comparity (B)(2)(B)(i). Approxity equivalent Other:  Disite information be priori application Not Group Art Unit:  ation, from which assignal application and application and signal application	(Appendix) to Acid Sequency) to Acid Sequency) to Acid Sequency) to Acid Sequency to Acid S	wence  CRF)  n: es); or  ntity of  LICA  X  APEP  MPEP  mized)  ocume  d)  under ( attach  a prelim  aration corpora	above copies ATION PAR & documents(s) Power of Attorney applicable) Copies of IDS Citations  503) ent(s) as U.S.C. 122 form PTO/SB/	/35 
The incorporation can only be relied upon when a protion has been inadvertently omitted from the submitted application parts.  19. CORRESPONDENCE ADDRESS									
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Name									
Address P.O. Box 342019  City Austin State			tate	TX   Zip Code   78734					
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Name (Print/Type) Timothy W. Markison Registration No. (Atty/Agent) 33,534									
Signature		Tw ml			<del></del>	D	ate	5/22/01	/
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\*\*or number previously paid, if greater; For Reissues, see above

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FEE TRANSMITTAL	Application Number				
for FY 2001	Filing Date				
for FY 2001	First Named Inventor	Indra Lak	sono		
Patent fees are subject to annual revision.	Examiner Name				
TOTAL AMOUNT OF BAVILLEY (A) 0400 ( 00	Group Art Unit				
TOTAL AMOUNT OF PAYMENT (\$) \$1006.00	Atty Docket No.	VIXS 004			
METHOD OF PAYMENT	FEE CALCULATION (continued)				
1. The Commissioner is hereby authorized to charge indicated foca and gradit any even purposes to	3 ADDITIONAL FEES				
indicated fees and credit any overpayments to:  Deposit Account Number Deposit VIXS, INC.	Fee Descrip Surcharge-late filing fee Surcharge- late provision or cover sheet Non-english specification	or oath nal filing fee or			
Name  Charge Any Additional Fee Required Under 37 CFR 1.16 and 1.17  Applicant claims small entitty status. See 37 CFR 1.27	For filing a request for ex parte reexamination  Requesting publication of SIR prior to Examiner action  Requesting publication of SIR after				
2 Payment Enclosed: Check Credit card Order Other	Examiner action  Extension for reply withir	n first month			
FEE CALCULATION	Extension for reply within				
Fee Description  Utility filing fee Design filing fee Plant filing fee Reissue filing fee Provisional filing fee SUBTOTAL(1)  Fee Paid  355.00  355.00  S\$355.00	Extension for reply within Extension for reply within Extension for reply within Notice of Appeal Filing a brief in support Request for oral hearing Petition to institute a pur Petition to revive - unaversition to revive unintersity.	n fourth month n fifth month of appeal blic use proceeding oidable			
2 FYTPA CLAIM FEES	Utility Issue Fee (or reis				
Fee Floil Below	Design Issue Fee	<i>-</i>			
Extra Claims Fee Paid	Plant Issue Fee				
Total Claims 79 -20** 9.00 x 9.00 = 531.00   Independent 5 -3** 2.00 x 40.00 = 80.00   Multiple Dependent =	Petitions to the Commis- Processing fee under 37 Submissions of Information	CFR 1.17(q)			
Fee Description Claims in excess of 20 Independent claims in excess of 3	Recording each patent a property (times number Filing a submission after	assignment per of properties)	\$40.00		
**Reissue independent claims over original patent  **Reissue claims in excess of 20 and over original patent	(37 CFR 1.129(a)) For each addtional inverexamined (37 CFR 1.129	ntion to be			
SUBTOTAL (2) (\$) 611.00	Request for Continued I Request for expedited Exa	Examination (RCE)			

SUBMITTED BY					Complete (if applicable)
Name (Print Type)	Timothy W. Markison	Registration No. (Attorney Agent)	33,534	Telephone	(512) 342-0612
Signature	CTW MM	10000000		Date	5/22/01

Other fee (specify)

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SUBTOTAL (3)

\$40.00

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## REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

First N	lamed inventor	Indra Laksono	
Title	METHOD AND APPARATUS OF MULTIPLEXING A PLURALITY OF CHANNELS IN A MULTIMEDIA SYSTEM		
Atty D	ocket Number	VIXS 004	

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

7/22/01 Date

Signature

Timothy W. Markison

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).**